Case 08-35653-KRH

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Desc Main

GOLD. ALBANESE & BARLETTI

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Assessment Co. SAL DRAVEL GREET

per e e vic The Cole 1988 5 (200) South South M 1386 The second of th A CEORNEYS & COUNSELORS AT LAW 58 MAPLE AVENUE RED BANK, NEW JERSEY 07701 TrlF: (732) 936-9901 FAX: 732) 936-9904

Web Address: www.goldandalbanese.com Main E-Mail Address: main @goldanda banese.com

REPLY TO RED BANK

ANTHONY V. LOCASCIO** MEREDUHLL PALUMBO* DAVID M. PELESKO* KELLEY QUINNS MICHAELS WILLIAMS*

OF COUNSEL.

LOUIS F. LOCASCIO, J.S.C. Ret. 544 MICHAEL J. AVILES. SHANE C. DELFON* BENJAMIN SHATZKY

RICHMOND DIVISION

DEC 1 6 2010

CHERK US BANKRUPLOY COURT Ε

December 10, 2010

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via regular & cert. mail

Clerk of the Bankruptey Court United States Bankruptcy Court 701 East Broad Street, Suite 4000 Richmond, VA 23219

RE:

Circuit City Stores, Inc., et al. Case No. 08-35653-KRH

United States Bankruptcy Court

Eastern District of Virginia, Richmond Division

Dear Sir or Madam:

Please be advised that the Law Firm of Gold, Albanese & Barletti Represent Creditor Dorothy Coleman in regard to the above captioned matter. On August 7, 2008, Ms. Coleman was shopping in a Circuit City located at 90 Route 35, Earontown, NJ 07724 when she tripped and fell sustaining life altering injuries.

Enclosed herein please find our final fee application

Thank you for your time and attention to this matter.

msy (erels)

MICHAEL S. WILLIAMS, ESQ.

Very truly yours.

Lynn L. Tavenner, Esq. & Paula S. Beran, Esq. (via reg & cert.) cc. Richard M. Pachurski, Esq. & Jeffrey N. Pomerantz, Esq., (via reg. & cert.) Robert J. Feinstein, Esq. & John Morris, Esq. (Via reg & cert.)

GOLD, ALBANESE & BARLETTI

58 Maple Avenue

Red Bank, New Jersey 077701 (732) 936-9901

Attorneys for Claimant, Dorothy Coleman (#2733)

DOROTHY COLEMAN

Claimant

CIRCUIT CITY STORES, INC. et al.

Debtors

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

Chapter 11 Case No. 08-35653 (KRH) Jointly Administered

NOTICE OF HEARING ON FINAL FEE APPLICATION OF GOLD. ALBANESE & BARLETTI FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES INCURRED AS COUSEL TO CLAIMANT FOR THE PERIOD FROM AUGUST 26, 2008 THROUGH DECEMBER 8, 2010

Te: Clerk of the Bankruptcy Court United States Bankruptcy Court 701 East Broad Street -Suite 4000 Richraond, Virginia 23219

> Richard M. Pachulski, Esq. Jeffrey N. Pomerantz, Esq. Andrew W. Caine, Esq. PACHULSKI STANG ZIEHL & JONES LLP 10100 santa Monica Blvd., 11th Fl. Los Angeles, California 90067-4100

> Robert J. Feinstein, Esq. John Morris, Esq. PACHULSKI STANG ZIEHL & JONES LIP 780 Third Avenue, 36th I'l. New York, New York, 10017-2024

Lynn L. Tavenner, Esq. Paula S. Beran, Esq. TAVENNER & BÉRAN, PLC 20 North Eighth Street, 2nd fl. Richmond, Virginia 23219

GOLD, ALBANESE & BARLETTI

Attorneys for Claimant,

Dorothy Coleman

MICHAEL S. WILLIAMS, ESQ.

DATED: December 8, 2010

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GOLD, ALBANESE & BARLETTI
58 Maple Avenue
Red Bank, New Jersey 077701
(732) 936-9901
Attorneys for Claimant, Dorothy Coleman (#2733)

DOROTHY COLEMAN

٧.

Claimant

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

Chapter 11

Case No. 08-35653 (KRH) Jointly Administered

CIRCUIT CITY STORES, INC. et al.

Debtors

AFFIDAVIT OF SERVICES

I, MICHAEL S. WILLIAMS, Esq., of full age, being duly sworn according to his oath, certifies as follows:

- 1. I am an attorney-at-law of the State of New Jersey and an Associate with the law offices of Gold, Albanese & Barletti Iocated at 58 Maple Avenue in Red Bank, New Jersey.
- 2. The Law Offices of Gold, Albanese & Barletti were retained by Claimant, Dorothy Coleman on or about August 25, 2008, to represent her interests in connection with the above captioned matter. I am one of the attorneys responsible for the handling of this matter on behalf of the Law Offices of Gold, Albanese & Barletti and on behalf of plaintiffs. Therefore, I am fully familiar with the facts and circumstances surrounding this matter.
- 3. I make this certification in support of Gold, Albanese & Barletti's fee application for allowance of compensation for services rendered and for reimbursement of expenses incurred as course) to the claimant for the period of August 26, 2008 to December 8, 2010.

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- 4. Claimant's asserted claim amount pursuant to the Notice of Claim filed on January 14, 2009 was \$300,000.00. Based on same the amount of compensation sough as actual, reasonable and necessary is \$100,000.00.
- 5. The amount of Expense Reimbursement sought as actual, reasonable and necessary is \$808.62. The dates of services are as followed: 8/26/08 Opening of a new file's red weld 35.00 8/26/08 Postage on letter to client with retainer agreement and medical authorizations 1.01 8/27/08 Postage on letter to Circuit City requesting videotapes 5.64 9/3/08 4.28 Check to Omega Graphics for photocopying 9/3/08 Postage on letter to Omega Graphics for photocopying 0.42 9/5/08 Postage on letter to Dr. Craig requesting medical records 0.42 9/5/08 Postage on letter to Dr. Ingram requesting medical records 0.42 9/5/08 Postage on letter Griffith Account Consulting advising that 0.42all communication be directed to our office 9/16/08 Check to Quida for medical records 35.87 9/16/08 0.42 Postage on letter to Quida for medical records 22.00 9/24/08 Check to Etown Ortho for medical records 4.28 10/13/08 Check to Omega Graphics for photocopying $10\,\%6/08$ Postage on letter to Lisa Griffith regarding security video 0.4210/23/08 Postage on letter to Dr. Markbreiter with copies of medical 2.36 records for review 10.23/08 Postage on letter to client regarding Dr. Markbreiter 0.84 appointment Postage on letter to client with copy of verification of 11/5/08

	Complaint to sign and return	1.01
11/10/08	Check to Dr. Markbreiter for client's IME	555.00
11/10/08	Postage on letter to Or. Markbreiter with check for IME	0.42
11-19/08	Photocopies of Petition to Monmouth County	9.00
11/19/08	Check for filing fee of Petition to Monmouth County	30.00
11/19/08	Postage on letter to Monmouth County with Petition	2.10
12/18/08	Photocopies on letter to Circuit City with copy of Civil	
	Action Order, and advising of all surveillance tapes and	
	discovery	1.50
12/18/08	Postage on letter to Circuit City	5.74
12/23/08	Postage on letter to Circuit City with copy of Civil Action	
	Order & regarding inspection of videotapes	0.42
1/2/09	Photocopying of letter to Bankruptcy Court with Proof	
	of Claim and medical records	12.00
1/2/09	Postage on letter to Bankruptcy Court	2.95
1/8/09	Postage on letter to client regarding status	0.84
2/38/09	Postage on letter to Blanks regarding insurance policy	0.42
5/6/09	Postage on letter to clients advising we filed notice of claim	0.84
11/10/69	Postage on overnight mail to Circuit City with W-9	15.00
4/5/10	Postage on letter to client advising Circuit City in bankrupt	cy 0.88
7/7/10	Photocopies of letter to Bankruptcy Court with creditor	
	response	20.25
7/7/10	Postage on letter to Bankruptcy Court with creditor	
	response, regular & certified mail	31.60
7/14/10	Postage on letter to client regarding July 18, 2010 listing	0.44
7.010	Postage on letter to counsel requesting resolution of matter	0.88
[8/13/10	Postage on letter to Dr. Craig requesting medical ledger	0.44

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8/3/10	Postage on letter to Heartland requesting medical ledger	0.44
8/+6/10	Postage on letter to client with medical authorization	0.88
8/25/10	Photocopying of letter to counsel with copies of bill ledgers	s 3.75
8,25/10	Fax of Medicare Authorization to Dawn Cannon	0.75
8/25/10	Postage on letter to Monmouth Medical requesting ledger	0.44
8/25/10	Postage on letter to counsel with copy of client's bill ledger	s 0.95
9/1/10	Postage on letter to counsel advising status of ledgers	0.44
9/3/10	Postage on letter to MSPRC requesting photographs and	
	that all future letters be directed to our office	0.44

The foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

MICHAEL S. WILLIAMS, ESQ.

DATED: December 8, 2010

CERTIFICATION OF MAILING

Thereby certify that on this day the original and one copy of the within Notice was delivered to the Clerk of the Bankruptcy Court via regular and certified mail in Richmond, Virginia that a copy of same was mailed via regular mail to:

Lyon L. Tavenner, Fsq. Paula S. Beran, Esq. LAVENNER & BERAN, PLC 20 North Eighth Street, 2nd fl. Richmond, Virginia 23219

Richard M. Pachulski, Esq. Jeffrey N. Pomerantz, Esq. Andrew W. Caine, Esq. PACHULSKI STANG ZIEHL & JONES LLP 10100 santa Monica Blvd., 11th Fl. Los Angeles, California 90067-4100

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780 Third Avenue, 36th Fl.
New York, New York, 10017-2024

GOLD, ALBANESE & BARLETTI

Attorneys for Claimant, Dorothy Coleman

MICHAEL S. WILLIAMS, ESQ.

DATED: December 10, 2010